

ELECTION and REMARKS

The Related Application data has been deleted; the present application claims priority under § 119 to SE 0001645-1 as properly indicated in the Filing Receipt, but the application is not a continuation thereof under § 120.

Pursuant to the restriction requirement, Applicant elects the claims to be initially examined according to the invention as illustrated in Figs. 2A-2F; pending claims 20-24 and 26-29 read thereupon.

Applicant traverses Examiner's designation that there are no generic claims. For example, each of the independent claims, read at least in part, on each of the differently designated Groups and are therefore generic as between those Groups. Furthermore, it is only claim 25 that is directed toward a double gasket as illustrated in Figs. 10A-10B.

It is believed that the claims are in order for examination and allowance, and such allowance is respectfully requested.

Dated: 27 March '03

HOWREY SIMON ARNOLD & WHITE, LLP
1299 Pennsylvania Avenue, NW
Washington, DC 20004-2402
Phone 202.783.7398
Fax 202.383.6610



Tracy W. Druce
Attorney for Applicants
Reg. No. 35,493